

CLERK HARRIS EDW/1
- FILED

COMPLAINT
(for non-prisoner filers without lawyers)

2025 MAY -2 P 2: 33

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

(Full name of plaintiff(s))

Marcus L. Lewis

v.

(Full name of defendant(s))

Hannah C. Dugan, Jonathan

David Richards, State of Wisconsin,

City of Cudahy, Janet Morets, John E.

Dobagi III, Grace Flynn, Michael V. Fuentes, Matthew Zisi, Milwaukee

Sheriff's Department,
Wellpath

A. PARTIES

1. Plaintiff is a citizen of Wisconsin and resides at
(State)

1335 E Randolph Ct. Apt. B Milwaukee, WI
(Address) 53212

(If more than one plaintiff is filing, use another piece of paper.)

2. Defendant Milwaukee County Clerk of Circuit Court, City of
Cudahy Municipal Court, etc. (Name)

is (if a person or private corporation) a citizen of Wisconsin

(State, if known)

and (if a person) resides at 901 W North St Unit 104 Milwaukee, WI 53233

(Address, if known)

and (if the defendant harmed you while doing the defendant's job)

worked for _____

(Employer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

1. Francisco Jesus Izquierdo, Zimbeely Schepps, Jonathan David Richards, Joe Piepenhoff, Matthew Paymon Zisl, Kuanh C. Duga, Grace Flynn, Noah Gehling, Luke K. Chang, Joe Piepenhoff, Cudahy Police Department, State of Wisconsin, County of Milwaukee, Milwaukee County Sheriff's Department, Maria S. Dosey, Milwaukee County Clerk of Circuit Court Criminal Division, Craig A. Bultman, City of Cudahy, Wisconsin State Public Defender, Craig A Bultman, Aaron Cigenten, Jeremiah Szydel, Sarah Mackenzie Dahdoub, Wellpath and

1. Tammi Beard & 2. Ex parte by Zisi + Richards + Fuentes committing malicious prosecution violating 14th amendment, You wah dugan denying due process violating 14th amendment, Fuentes for misrepresentation participating in fraud on court with Zisi + Richards, Izquierdo + Bilda + Baw violated 4th amendment, Zisi + Dahdouh for malicious prosecution, Flynn + Piepenhoff violating 14th amendment and 8th Amendment, Richards for conflict of interest, Morris + Dobagai for fraud on court + malicious prosecution, Izquierdo False police report, Wellpath + Tammi Beard for Falsifying documents to help False arrest, Richards for concealment of facts, Gehling for violating court orders, Richards + Izquierdo for tampering with warrant, Richards for double jeopardy, Morris for office fraud Falsifying documents, Summers + Bultman violating 4th amendment, 3. Dates of violations: 12-5-21, 2-26-20, 6-16-23 up to 5-1-25

4. Violation took place in West Allis, Milwaukee County, and City of Cudahy, all state of Wisconsin 5. Violation took place for financial gain, OWS grants, arrest incentives, racial profiling, promotion, and personal recognition, to put end to my independent transportation business.

C. JURISDICTION



I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR



I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$ _____.

D. RELIEF WANTED

Describe what you want the Court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or to stop doing something.

\$950,000 for financial losses that I would have made
from March 2023 to May 2025, for loss of lease to
own semi-truck, for loss of owner operator independent
semi-truck cross country semi-truck business, Reinstate
commercial driver's license, it expired in 2021, and
Andrew R. Billa on brady list, investigate Richards
OWI cases from 2021 to 2025. Investigate
Cudahy police department OWI cases from
2020 up to 2025. Investigate Dugan OWI
Court reports from 2023 up to 2025, Dobagai
law firm, while a judge, to see if he was practicing
law while being a Cudahy judge.

E. JURY DEMAND

I want a jury to hear my case.

- YES

- NO

I declare under penalty of perjury that the foregoing is true and correct.

Complaint signed this 2nd day of May 2025.

Respectfully Submitted,

Marina L. Lewis

Signature of Plaintiff

414-412-7961

Plaintiff's Telephone Number

Thekingbusiness@ AOL.com

Plaintiff's Email Address

1335 E Randolph Ct Apt B

Milwaukee, WI 53212

(Mailing Address of Plaintiff)

(If more than one plaintiff, use another piece of paper.)

REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE
FILING FEE



I DO request that I be allowed to file this complaint without paying the filing fee. I have completed a Request to Proceed in District Court without Prepaying the Filing Fee form and have attached it to the complaint.



I DO NOT request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.